SHE HEARD MANY VOICES. Her Ears Were Out of Focus, But Her Case Was Not Singular.

few days ago a well-known teacher of singing presented herself to a physician, says the Mahogany Tree, and, in irritated tone of voice, said: "Doctor, I wish you would tell me what ails me. I hear fifty voices every time anyone speaks to me.

The doctor looked at her a moment and then replied: "Madam, you proba-bly hear two." "I am sure," persisted the teacher, "that I hear twenty." "Two," stoically replied the doctor; and he picked up a tuning fork, touched it and applied it to her ear. "Wlfat note is that?" he asked. She told him; and he gave her the same pitch in the other "And that?" And, behold! it sounded a minor third lower.

"As I told you," said the medicine man, "you are suffering from a de-pression of the nerves in one car." To use a homely but significant misapplication of terms, her ears were out of focus. The teacher was in great dis-"It does not hurt, and it does she complained, "but I could better afford to have rheumatic fever. Did anyone ever have it before?"

The doctor laughed. "Bless your heart, ... dam," he said, "as many as twenty of the Symphony orchestra men had the same affliction last winter.

Think of the possibilities of the spread of such a disease! Singers sing out of tune, players wander from the pitch, and it may not be their fault. Their ears may be out of focus. suffering from the same disastrous affliction may wrongfully accuse per-formers. All differences of opinion may be due to this auricular depression. The humorous possibilities arising from the existence of such a complaint are very suggestive. It will appear in the light of a boomerang to both artist and

OLD IN HALF AN HOUR.

Animalculæ That Live Fifty Generations in a Day.

The ephemerids, tiny-winged insects, which were said to be born in the morning, to be in the prime of life at noon, and to be in extreme old age at sunset, are put completely in the shade by group of animalcular which Dr. Dallinger has been investigating, and which he has named saccophytic. So inconceivably small are these creatures that six million of them could be placed on the severed end of a hair of medium thickness.

The function of the group is to play the part of scavengers. They breed in dead organic matter, breaking up the tissue in order to set free the gases and other elements of which it is composed. No fiction can be stranger and more wonderful than the true story of the life of these invisible creatures. When born, by the process of fissures from the parent body, they are tiny specks of egg-shaped protoplasm. Minute by minute they grow larger. Then the bodies are quartered, as it were, by the appearance of a lengthwise and crosswise fissure; further fissures are speedily carried diagonally through the divisions of the cross. Then a third series of fissures is carried through the diagonals. The next process is a kind of twist, that gives the fissures a graceful carve. Last of all, the body of the creature breaks up entirely, and each section between the fissures becomes a complete creature itself, and com-mences the same round of existence.

The whole of these changes, from the separation of a new creature from the parent body till itself breaks up in the same manner, takes place within half

SERMONS WEAR OUT.

Even Good Ones Rad Better Be Burned After Being Preached a Few Times. "It is a very long time since I preached a written sermon in the pulpit," the bishop of London, according to the Times of that city, "but when I did preach written sermons, which I did for a considerable number of years, I always used to find that if I had reached the same sermon in different aces, say, five times, I had had enough it-whether other people had nough of it or not. I became thoroughly tired of the whole thing, and was obliged to turn my mind to something altogether different; and I have always advised preachers, after having preached a discourse a certain number of times, without laying down how long they might have been in doing it. to burn such sermons. I am convinced myself that the best way always is to write your sermon three timesover and then to burn it and preach what you remember of it. But even that will not do when you give up writing sermons, and when you come to speaking, not without previous preparation, but without any previous writing of it. It will not do simply to burn what notes you have simply to burn what notes you have written, because then the words stay in your mind, and if you have to speak out, they come whether you want them or not. They are ready and the occasion seems to present itself, and the words seem as if they had a sort of independent action of their own, and they say 'Hore's my place's each seed on the control of their own, and they say: 'Here's my place,' and out they come."

SELECTING A HAT. An Expert Tells flow to Do It in the Right Way.

There is a point on every man's head where that particular man should wear his hat, says the Outfitter. Some men can wear their hats well down, close to the eyebrows, and look well in doing so. Other men's appearance would be fatally ruined by wearing their hats so low.

Now and then a man can adopt an irregular pose for his hat, sideways, "down in front," or a little back, and not lose easte as a reputable member of society. All the same, whatever posi-tion of the hat is found to be becoming and comfortable should be adhered to, and no new hat accepted which does

not reach and stop at that point.

In determining the proper hat bear ings it is well to take a side view as well as the front view of one's self with the hat on. The hat should come down low enough to take a firm grip on the head when the wind blows.

Lawyer-Are you sure, sir, that the moon was shining at the time? Re-

member, you are on oath. Witness-Yes, sir, I am perfectly sure the moon was shining at the time.
"Very good. Now tell the jury if you have not been for years troubled with defective vision."

Gentlemen of the jury, I have been blind in one eye for many years, but I can see well enough with the other to read with perfect case this promissory note for sixty-four dollars and seventy five cents which I hold in my hand. was given me sixteen years ago by that lawyer there, and I can see the back of it well enough to be perfectly sure that there isn't an indorsement to the extent of a single cent. Yes, sir, I'm entirely willing to stand aside if that's all you want to know."-Chicago Tribune.

Another Swindle.

Farmer Hayseed-No, I don't want any more labor savin' machines. I've tried enough of 'em. Look in there. That's a type-writin' machine my wife spent all her egg money to get for me, 'eause I ain't very handy with th' pen.

Just look at th' tarnal swindle.

Agent-What's the matter with !t? Farmer Hayseed-Matter? even write y'r name with the tarnal thing unless you know how to play a church organ.—N. Y. Weekly.

Valuables.

Witherby-That's a nice little safe you have for your home, old man. I suppose that is for your wife's use? Plankington-Not much. She hasn't

even the combination.

Witherby—You must keep something very valuable in it, not even to let your

wife know the combination of it. Plankington-You bet I do. I keep all my collar-buttons and shoestrings in that safe.-Judge.

Making Sure of His Pay.

Liveryman-I'm afraid, sir, I must sk you to pay in advance for the hire of the horse, Amateur Rider-What's that for?

Are you afraid that I shall come back

without the horse?
Liveryman — Oh, no, sir! But the horse might come back without you.— Boston Globe

Big Enough for Illim. Very Stout Old Lady (watching the lions feed)—'Pears to me, mister, that ain't a very big piece o' meat for seeh an animal.

Attendant (with the greatest show of politeness)—I s'pose it does seem like a small piece of meat to you, ma'am but it's big enough for the lion.

Oh, Those Razors Pull. Barber (impatiently)-Well, if you can't cahn yourself I can't shave you, for I am just about as nervous as I car

Customer-What's the matter? Barber-Why, I've got to be shaved by one of my men myself this after noon.-Des Moines Argonaut

A Great Many More.

"I handle more letters in a day than you do," said a man to one of Uncle Sam's postal employes "Indeed, what post office do you work

in? "Den't work in a post office at all I'm a type-setter."-Truth.

Out of Touch.

"I saw you talking with young Simpson just now."
"Yes. It was a touching interview."

"Why so?" "Oh, he touched me for a ten."-Chi

cago Mail.

Not Overparticular. She took my hands in sheltered nooks, She took my flowers, candy, books, Gloves, anything I cared to send— She took my rival in the end.

"TAKING A SHINE TO HIM."



Had Her Reasons.

Charles-Why will you not elope with me, darling?

Ellen-I would, dearest, but that odious Mrs. Nuwed I gave a ten-dollar cake dish to when she was married owes me a wedding present and I'm not going to let her get off so easy.—Chicago News Record.

Just the Same.

"Well, Carter, been punished at school lately?" asked his aunt. "Oh, no, ma'am," replied Carter; "the

teacher sends a note to papa, and he at-tends to it at home."—Harper's Young

Capital Punishment.

Bride (throwing her arms about the bridegroom's neek)-You are my prisoner for life!

Groom-It's not imprisonment for life, love; it's capital punishment! - Demorest's Magazine.

Too Great a Blow.

He slept in the room where the gas comped,
But this he did not dread:
It was when he saw the first month's bill
That he fell down limp and dead,
—Change Inter Ocean

A Nice Way of Putting It.

"But, darling, is your income such lent to support a wife?"
"I think so, dearest; provided yours is sufficient to support me,"—Life.

Impossible.

You say he laughed, "a hollow laugh, the praner!"
How could that be when he'd just had his dinGEMS IN RHYME.

Winter Woods. In winter woods In winter woods
I roam, 'neath tracery of trees
Swayed by the breeze
Of hiting winds, and dead and dull
Thy listless leaves half rouse, half full
The shantoms that my fancy sees
In winter woods.

The button balls Stand out in fathful slihouettes
That nature sets
Against the blue to prophesy
Of days to follow by and by—
Aht me, in spring one quite regrets
The button balls:

The tulip cups,
With brave intent, defy the din
Ot storms to win
The guerdon of a summer day
In some far-off, slow-coming May—
My heart, there's many a lesson in
The tulip cups

Now here, now there,
The birches rear their wan white arms
'Mid woody calms
Of wasting winter's solitude,
And weave some spell, some shostly mood
And steep the mind in spectral charms
Now here, now there.

'Mid vanished bloom Mid vanished bloom
The mimic stream puris softly by
While day is nigh,
Then closer held in icy thrall,
It rests awhile teneath the pall
Of night, and sleeps with scarce a sigh
'Mid vanished bloom

In winter woods
Through certifors of past decay
I trend the way
To coming life—and dead and dull
The banished leaves now rouse, now buil
The hopes and tears that hold their sway
In winter woods.

—Marion—A. Thance I. -Marion A. Thayer Farley, in N. Y. Observer.

Sweeten Life with Kisses. A good-by kiss is a little thing,
With your hand on the door to go,
But it takes the venom out of the sting
Of a thoughtless word or a cruel fling
That you made an hour ago.

A kiss of greeting is sweet and rare,
After the toil of the day,
And it smooths the furrows plowed by care,
The lines on the forehead you once called fair
In the years that have flown away.

"Tis a little thing to say: "You are kind; I love you, my dear," each night, But it sends a thrill through the heart, I find, For love is tender, as love is blind, As we climb life's rugged height.

We starve each other for love's caress,
We take but we do not give:
It seems so easy some soul to bless,
But we dole the love grudgingly, less and less,
Till 'tis bitter and hard to live. -Phila delphia Inquirer.

The Prisoner. A man's skull is his lifelong jail. A man's scull is his lifelong jail.
Behind its prison bars,
From its eye windows, does the soul
Peep at the earth and stars;
But unlike jails of wood or stone
Its prisoner ever dwells alone.

Though through its front doors perfumed gales Are blown from glens of gladness, And through its back doors music strains Roll in in waves of madness, ll in in waves of madness,
And though he hear and heed each tone,
The prisoner still must dwell alone.

Though past the windows of the jail Though past the windows of the jair [Sweep scenes of solemn splendor, And through the doors float hymns of joy Or dirges deep and tender, The prisoner hears the mirth and moan, But in his jail he dwells alone.

No lover ever knows the soul He loves in all the events He loves in all its sweetness; the fullest love, however strong. Is marred by incompleteness; No heart is ever fully known,

No heart is ever tuny and a.

The prisoner ever dwells alone.

-S. W. Foss, in Yankee Blade.

Love's Infirmities.

Love's infirmities.

Love's infirmities.

He's in such a pitiful plight:
He's deaf as a door-post, and speechless, too,
And, then, he has lost his sight:
And so, if he sometimes misses the mark,
We need not feel much-surprise.

For the poor little god has to shoot in the dark.
With no help from his sightless eyes.

I am utterly, hopelessly commonplace I am htterly, noncessity commonpiace; Gray eyes—brown hair—an every-day face. Hs thinks me pretty, clever and kind, And that's how I know that Love is blind.

Sometimes we sit in the dusky hall, Sometimes we sit in the dusky nan, by the bright wood-fire, and the urgent call of the dinner zong sounds out loud and clear; But he sits there, musing, and does not hear Till he sees my petiticata disappearing; And that's how I know Love's hard of hearing.

And sometimes, when he has been away, And we meet again—in a rapturous way He stands for a moment, holding my hand, And can find no words, but I understand The tender phrases that will not come; And that's how I know that Love is dumb.

Poor little god! Groping so blindly! Poor little goal: Groping so binaly!
Surely all men should treat you kindly!
And I declare that, for my part,
You've a home, forever, within my heart;
And I think I know of one lover true,
Who will give you a corner in his heart, too.
—Hilda Johnson, in Puck.

Matual Tired Feeling.

SHE.
I'm sick of social matters, I want to meet a man
Whose talk is not of dancing,
Who cannot wave a fan,
Who dees not live for pleasure,
Whose head is not inflate. Oh, send me for variety
Just one such man, O fatel

HE.
The maidens in the fashion
Are not the kind I seek:
They make believe at loving.
They make believe at piqua
They all appear so shallow That if I ever should Meet just one girl of character I'd marry her, I would! -N. Y. Herald.

Consent.

"If I would ask you to be mine Would you say yes or no?"
"Neither," she said, and hung her head; How could she treat love so? "Then you don't love me, do you dear?"

He asked the pretty miss; She shook her head first up then down, And gave to him a kiss. "Then, darling, when you neither said,
Pray tell me what you meant?"
She said: "My dear, I'd silent be
And slience gives consent."
—Pittsburgh Dispatch.

Loss and Gain. We often find that loss

Is priceless gain, Which hales, like clinging moss, The gold's bright grain. We often find that gain Is deepest loss, And leaves a fadeless stain

And worthless dross.

And so we may not choose, But fully trust
In God, who only knows
The gold from dust.

-Mrs. M. A. Holt, in Christian Inquirer.

A Christmas Wish. Three things I ask for Christmas day, To wit: a heavy fall of snow, My Phyllis with me in a sleigh, And then a bunch of mistletoe. WORK OF THE COURTS

The January term of the sircuit court opened yesterday. The following jury was empaaneled: J. H. Croft, J. W. Shields, B. F. Hassell, J. O. Vick, J. P. Wilson, A. E. Wooldridge, V. P. Moir, B. F. Huff, E. C. Hoge, R. A. Pollard, E. E. Smith and W. P. Mabry Judgents were rendered in a number of cases for the plaintiffs for debt. Charles B. Shelton was qualified as an attornay.

HIGGSEES SALES.

According to the map of the lands of the Roanoke Land and Improvement company.

TEIMS: There will be required cash enough to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing the required cash enough to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this day of November, 1860. The residue, I may all cost of executing this trust and to pay all cost of executing the required cash enough to pay all cost of executing this day of executing this day all cost of executing this day of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing this trust and to pay all cost of executing the required cash enough to pay all cost of executing this trust and to pay all cost of executing the required cash enough to pay all cost of executing the required cash enough to pay all cost of executing the required cash enough to pay all cost of executing the required cash enough to pay all cost of executing the requ opened yesterday. The following jury was empannel ed: J. H. Croft, J. Shields B. F. Hassell, J. O. Vick, J. P. Shields B. F. Hassell, J. O. Vick, J. F. Wilson, A. E. Wooldridge, V. P. Moir, B. F. Huff, E. C. Hoge, R. A. Pollard, C. E. Smith and W. P. Mabry Judgments were rendered in a number of cases for the plaintiffs for debt. Charles B. Shelton was qualified as an attorney to practice in the courts of this city.

ments were rendered in a number of cases for the plaintiffs for debt. Charles B Shelton was qualified as an attorney to practice in the courts of this city.

BUSTINGS COURT.

In the Husings Court, yesterday the liquor license of W. H. Byrd was transferred to George Washington & Co., with W. H. Cook as security in the sum of \$5.00. In the case of the Common wealth vs. W. H. Bridges, for misdear anor, a ples of guilty was rendered. The verdict was lifteen days in juil. B. K. Michael was qualified as deputy sergeant. John Johnson, who severall months ago attempted to rob William Old on Eighth avenue s. w. and then shot at him, was sent to the penitentiary for five years. In the case of the commonwealth vs. Miles Sauter a plea of guilty was entered. The verdict was fifteen days in juil.

The case of the Commonwealth vs. Clem Gary, charged with felonicusty shooting Saunders Franklin, will be concluded this morning.

An application was made for bail for J. R. Holcomb, but no order was issued. John Wesley Edward, who was indicted as an accomplice in two cases for stealing cattle, was recognized in the sum of \$100 each for his appearance before the February term of the grand jury.

N;& W. Repair Shops Burned.

Early Sanday morning the roasis.

TRUSTEK'S SALE—BY VIRTUE OF A DEED OF A strantic states and the past do not be frust, excented to me by J. F. Kefauver and R. S. Williams on the Std day of March, 1800, and recorded in the clerk's effice of Hustings Court of the city of Roanoke, Virginia, because the sum of \$10, and having been requested by one interest breath with the same of \$10 having been requested by one interest posted by the bendicary in the said deed of trust, execated to me by J. F. Kefauver and R. S. Williams on the Std day of March, 1800, and rearries deed of trust, execated to me by J. F. Kefauver and R. S. Williams on the Std day of March, 1800, and recorded in the clerk's effice of Hustings Control the sum of \$10 August March, 1800, and read the sum of \$10 August March, 1800, and having been request

N & W. Repair Shops Burned.

Early Sanday morning the repair shops of the Norfolk and Western, situated at Portsmouth, Ohio, were discovered to be on fire by the watchman. The buildings, machinery and patterns were totally destroyed. The company carried an insurance of \$32,000 on the shoos, but at the present writing the total amount of loss cannot be esti-

Blood! Blood!! Blood!!!

Blood! Blood!! Blood!!!

To perform its proper function, must be kept pure and healthful, else the system will sicken, and disease will attack some vital organ and entail intense suffering and certain death. There is a blood cure that has been used for years and known to all live physicians that has no superior. It will thoroughly cleanse the blood of all impurities cure all old sores and make the blood rich red and healthy. We refer to Dr. David's lodo Ferrated Sarsaparilla. Price, \$1.00 per hottle, six bottles for \$5.00 at Massic & Martin's Roanoke, Va.

Entitled to the Best.

Entitled to the Best.

This we say of all those who are a suisfirmature as to require the use of medicine to assist nature to the proper performance of her functions. Persons suffering with scroful, cancer, blotches, scaly skin, old sores, bad humors in the blood, or any disease that indicates impure blood, will find that Dr. David's lodo-Ferrated Sarsaparilla will thoroughly cleanse the blood, eliminate all impurities and make the skin soft and smooth. Its use for years by the leading physicians of this and other countries has proven its value as a blood medicine. Price \$1 per bottle, six bottles for \$5. For sale by Massic & Martin, Roanoke, Va.

TRUSTEES' SALES.

TRUSTEES' SALES.

By Virtue of Deed of Trust English cuted to the undersigned on 4th February, 1820, by John E. Trent id of record in the clerk's office of this city. In deed book 33, page 320, whereby the said Trent in conveyed to undersigned the following lot of land, to wit One lot in hoan-oke city, Va. known as for S. section No. 2, according to the map of the Chamouni Land and Improcured Company on file in said clerk's office, described as follows:

Begins ling at a point on the south side of Ferguson avenue 40 feet west of Nicholson street; thence with Ferguson avenue south 17 degrees 55 minutes west affect to a point; thence south 17 degrees 15 minutes west affect to a point; thence in the Rederices 15 minutes west affect to the beginning, in trust to secure to the Chamouni Land and Improvement Company the payment of two hundred and innetty (\$250 dollars, cylenece by twenty-nine negotiable notes of \$10 deed in the payment of all of said notes, I shall, at the request of the Chamouni Land and Improvement Company, sell said lot at public anetion to the highest bidder on \$8.7 Truby. Yellow, With Interest Iron their dates, and default having been made in the payment of all of said notes, I shall, at the request of the Chamouni Land and Improvement Company, sell said lot at public anetion to the highest bidder on \$8.7 Truby. Yellow, With interest thereon since 1th February, 18.0, and the bahnce, if any, made payable in equal payments at one and two years respectively from day of sale. Such payments to be secured by deed of trust upon the property, evidenced by negotiable notes, bearing even by sale.

Terms and the Jany, made payable in equal payments at one and two years respectively from day of sale. Such payments to be secured by deed of trust upon the property, evidenced by negotiable notes, bearing interest from day of sale.

Terms and the sale and the payment of the payments at one and two years respectively from day of sale.

Terms and the sales and the payment of a sale.

of trust upon the property, evidenced by negotiable notes, bearing interest from day of sale.

15 tds

J. A. DUFUY, Trustee.

Thustees all and the lith day of November, 190, executed the lith day of November, 190, executed to me by George D. Bender, and of record in the clerk's office of the linsting. Court for the city of hoanoke, Va., in deed book Ne. 52, page 407, to secure to Louis Obermeyer, the payment of the sum of seven hundred and sixteen dollars and sixty six cents (\$1.66), evidenced by one certain interest-bearing negotiable note, dated November 11, 1890, payable starty days from date, and three thousand four hundred and and thirty-three dollars and thirty four cents (\$4.48134), evidenced by two certain interest-bearing negotiable notes, for \$1,716.97 each dated November 11, 1890, and payable one and two years from date, said notes executed by George D. Bender in favor of Louis obermeyer and bear interest at the rate of 6 per cent per annum, and default having been made in the payment of the said note for \$1.716.67 failung due two years from date thereof, and being required so to do by the beneficiary in said deed, I shall on WBDNRs. DAY. THE STIL DAY OF FEBRUARY, 1883, AT 120 CLOCK M. of said day, in front of the courthouse in the city of Roanoke, Va., sell by public anction, to the highest bidder, the parcel of land with the improvements thereon conveyed to me in said deed of trust, laying and being in the city of Roanoke, Va., and described as follows:

Beginning at a point on the cast side of Nelson street 50 feet north of Robertson street, the new with Nelson street north? degrees east 25 feet to a point, thence south 88 degrees east 25 feet to a point, thence south 88 degrees west 55 feet to a point, thence south 88 degrees west 55 feet to a point, thence south 88 degrees west 55 feet to a point, thence south 88 degrees west 55 feet to a point, thence south 88 degrees east 25 feet to a point, thence south 88 degrees west 55 feet of a point, thence south 88 degrees west 55 feet of payable of the

Trust apon the property sold.

WILLIAM ROLAND,

Trustee,

TRUSTEE'S SALE—BY VIRTUE OF A DEED

of trust, dated the 1th day of November,
1800, executed to me by George D. Bender, and
on record in the clerk's office of the Bustings
Court for the city of Roanoke, Va., in deed book
No. 52, page 208, to secure to Louis Obermyer the
payment of the sum of seven hundred and sixteen
dollars and sixty-six cents (\$716.00 evidenced by
one certain interest bearing negotiable note,
dated November 11th, 1910, payable (60) sixty
days from date, and three thousans four hundred
and thirty-tiree dollars and thirty-four certs
(\$2,58.31) evidenced by two cert in interests
bearing negotiable notes for \$1,710.67 each, dated
November 11th, 1890, and payable one and two
vears from date. Said notes executed by George
D. Bender in favor of Louis Obermyer and bear
interest at the rate of six per cent per annum,
and default having been made in the payment of
enid note for \$1,710.67 falling due two years from
the date thertof, and being required so to do by
the said benedicary in said deed I shall ON
WEDNESDAY, THE STH DAY OF FEBRIC
ARY, 1892, AT 12 O'CLOCK M, of said day in
front of the courthouse in the city of Roanoke,
Va., sell by public anction to the hughest bidder
for he parcel of land with the improvements thereon conteyed to me in said deed of trust, lying
and being in the city of Roanoke, Va., and described as follows:

Beginning at a point on the cast side of Neison
street 35 feet north of Roanoke, Va., and described as follows:

Beginning to point on the cast side of Neison
street 35 feet north of Roanoke, Va.; and described as follows:

Beginning to point on the cast side of Seison
street 35 feet north of Roanoke, Va.; and described as follows:

Beginning to point on the cast side of Neison
street 35 feet north of Roanoke, Va.; and described as follows:

TRUSTEES' SALES.

12 4 tds Trustee.

By mutual consent of all parties the above sale has been postponed until Thursday, January 12, at same place and hour, J. B. LEVV, 13 tds Trustee.

Dy VIRTUE OF A DEED OF TRUST book and the May 12th, 1889, and recorded in deed book No. 35, on page 239, in the office of the circk of the Hussings Court of the city of Romoke. Va., executed by Rose Levine city of Lordon and the payment of the sum of \$13,00, ovidenced \$1 non-interest bearing negotable notes, each in the sum of \$10,00, being of the day which notes is due and payable on the 12th day of May, 1890; also to scure the payment of the sum of \$20,00, payable \$1 months from the 12th day of May, 1890; also to scure the payment of the sum of \$709,80, evidenced by non-interest-bearing negotable notes dated May 14th, 1890, of sums so follows: One note for \$37,50, payable 6 months from date; one note for \$31,00, payable in 32 months from date; one note for \$81,00, payable in 18 months from date; one note for \$87, payable in 20 months from date; one note for \$81,00, payable in 32 months from date; one note for \$81,00, payable in 20 months from date; one note for \$81,00, payable in 36 months from date; one note for \$81,00, payable in 36 months from date; one note for \$81,00, payable in 42 months from date; one note for \$81,00, payable in 42 months from date; one note for \$81,00, payable in 36 months from date; one note for \$81,00, payable in 60 months from date; one note for \$82,00, payable in 60 months from date; one note for \$82,00, payable in 60 months from date; one note for \$83,00, payable in 60 months from date, and one note for \$83,00, payable in 60 months from date, and one note for \$83,00, payable in 60 months from date, and one note for \$83,00, payable in 80 months from date, and one note for \$83,00, date in 24 months from date, and one note for \$83,00, date in 24 months from date, and one note for \$83,00, date in 24 months from date, and one note for \$83,00, date in 24 months from date, and one note for \$83,00, date in 24 months from date, and one note for \$83,00, dat

a deed of trust on the property hereby sold.

12 30 ids GEORGE C. MOOMAW, trustee.

UNDER A DEED OF TRUST BEARING.

Corbin to me as trustee, recorded in deed book

5, page 432, to secure to Sarah A. Compert her
heirs and assigns, a certain balance of \$1,880 den

on the purchase of a certain lot situated in the
city of Roanoke, and hereafter described, said
indebtedness being evidenced by 10 negotiable
interest bearing notes of \$18 cach, due ard nayable each month from March 19, 1890, at the First
National Bank of Roanoke, Va., and default having been made in the payment of said noteau
they became due and payable, at the request of
the bem fictary in said deed of trust. I will in
FRIDAY. THE SIRD DAY OF FEBRUARY,
1833, AT 12 M, in front of the contrhouse in the
city of Roa roke, Va., proceed to sell to the highest bidder at public saction the following described property, of record on/deed book 55, page

432, in the clerk's office of the Hustings Court,
being known as bot 13, section 22, court,
being known as bot 13, section 22, oranleing at a pohat 75 feet from the corner of First
avenue s. w. and Perk street in a northerly direction 10 feet to an alley, with said alley 28 feet in
a westerly direction to a point, thence in a sonthcity direction 120 feet to a point, thence with
First avenue in an easterly direction 25 feet to
the place of beginning.

9 ERMS OF SALE: Cash as to amount
sufficient to defray the expenses of executing
this trust and to pay the past due notes, amount
sufficient to defray the expenses of executing
this trust and to pay the past due notes, amount
sufficient to defray the expenses of executing
this trust and to pay the past due notes, amount
sufficient to defray the expenses of executing
this trust and to pay the past due notes, amount
sufficient to defray the expenses of executing
this trust and to pay the past due notes, amount
sufficient to defray the expenses of executing
this trust and to pay the past due notes, amount
sufficient to defray the expenses of executing
thi

month.

1 3 tds

Trustee.

Py VIRTUE OF A DEED OF TRUST DATED
October 13, 1890, and of record in the office of
the clerk of the Hustings Court for the city of
Roanoke, Va., in deed book 55, page 297, in which
W. F. Winch conveyed to the undersigned trustee
certain real estate therein described to secure to
Florence V. Monett the payment of the sum of
\$853.32 in two equal instalments of \$416.66 at one
and two years after date, with interest, and
whereas default has been made in the payment of
the last of said notes and having been requested
so to do by the beneficiary, I will on THIRS.
DAY, JANUARY 12, 1893, AT 12 O'CLOCK M.,
in front of the courthouse of the city of Roanoke,
Va., offer for said to the highest bilder 11 that
certain lot or parcel of land situated in the city
of Roanoke, Va., and known as lot 10, section 12,
as shown by the map of the property of the West
End Lasad Company on file at the office of the
cerk of the Hustings Court for the city of Roanoke,
Va., and to many on file at the office of the
cerk of the Hustings Court for the city of Roano
ke, Va.,

TELIMS: Cash sufficient to pay the cost of executing this trust and to pay the past did and urmid note of \$416.66, with interest from October
13, 1890, and the balance payable in two equal
payments at one and two years from day of saic,
to be evidenced by the notes of purcha er, with
luterest at 6 per cent, and to be secured by a
deed of trust upon the property.

ASS, S. SIMMONS, Trustee.

interest at 6 per cent, and so interest at 6 per cent, and so deed of trust upon the property, deed of trust upon the property.

JAS, S. SIMMONS, Trustee.

Mr. Winch has sold the above property and said note has been assumed by his purchaser, 12 15 td JAS, S. SIMMONS, Trustee,

TRUSTER SALE BY VIRTUE OF A DEED of trust executed to me of, the 13th day of September, 1836, by J. E. Moore and M. F. Carner and duly recoveded in the clerk's office of the Hustings Court for the city of Roanoke, Va., deed book 45, page 315, in trust to secure to J. T. Gibson the unpulic purchase money on the hereinafter described property, amounting to the sum of \$1.855, oxidenced by three negotiable notes, with interest from date, for the sum of \$2.855, oxidenced

TRUSTEES' SALES.

dated the 13th day of September, 1890, and due at one, two and three years, at the First National Bank of Roanoke, and whereas default has been made in the payment of the second of said notes when the same was due, and being requested so to do by the said J. T. Gibson, I will offer for sale at public auction in front of the cauthouse, in the city of Roanoke, Va., on the 17TH DAY OF JANUARY, 1893, AT 12 M. the following described property, to will

in the city of Roanous, Va., On the Property of JANCARY, 1823, AT 12 M, the following described property, to wit:

Lots No. 14 and 15, section 8, as shown upon the map of the Lewis a citition of the city of Roanous, being the same property as was conveyed to the said J. E. Moore and M. F. Carner by John Thomas Gibeon and wife by deed bearing date the 13th day of september, 1891.

TERMS OF SALE. Sufficient cash to pay the expenses of sale and the sum of \$925, with interest thereon, from the 13th day of September, 1890, and if the property shall bring enough, sufficient of the purchase money to be made psyable on the 13th day of September, 1880 as will pay off and discharge the third note, above mentioned, for \$925, with interest from the 13th day, and the balance, if any, at one and two years, with interest from the city day of September, 1880, maturing on that day, and the balance, if any, at one and two years, with interest from date, evidenced by negotiable note of the purchaser and secured by deed of trust on the property.

12 17 tils

Trustee.

PY VIRTUE OF A DEED OF TRUST EXE.

DY VIRTUE OF A DEED OF TRUST EXE.

Described thay of September, 1889, by T. L.

Sarles to the undersigned trustee to secure to James A. Yager \$3,000, evidenced, to secure to James A. Yager \$3,000, evidenced to James A. Yager \$3,000, evidenced to James A. Yager \$3,000, evidenced to James A. Yager \$4,000, evidenced to James A. Ja

This sale has been postponed till Friday, January 2., 1833. HENRY M. DANIEL, Trustee.

This sale has been postponed till Friday. January 2', 1834.

IEERRY M. DANIEL.

Trustee.

TRUSTER'S SALE.—BY VIRTUS OF A DERD trust dated the 16th day of Sectember, in the year 1830, executed to me by T. M. Starkey, J. M. Watts, H. H. Greider, and B. Greider, and of record in the clerk's office in the Hustings Court of the city of Roanoke, Virginia, in deed book 45, page 134, to secure to R. K. Rice the payment of the sum of \$7.500 in three annual istalluments of \$2,500 each, with interest on each from date of said deed, evidenced by the three installuments of \$2,500 each, with interest on each from date of said deed, evidenced by the three installuments of \$2,500 each, with interest on each from date of said deed, evidenced by the three installuments of \$2,500 each, with interest on each from date of said deed, evidenced by the three in the fact of the said said deed, evidenced by T. M. Starkey, J. M. Watts, H. T. Greider, and payable to said R. K. Rice or order one, two and three years respectively after date at the Commercial National Bank of *connoke, Va., and default having been made in the payment o' the said note falling due two years after the date thereof, except as to the sum of \$63 paid on said note September 20th, 1892, and \$625 paid on said note September 20th, 1892, and \$625 paid on said note October 5th, 1892, and \$625 paid on said note October 5th, 1892, and \$625 paid on said note October 5th, 1892, and \$625 paid on said note october 5th, 1892, and \$625 paid on said note with calculation, to the highest bidder the parcel of land conveyed to me in said deed of trust, Iving and being in the city of Roanoke, Va., sell, by public auction, to the highest bidder the parcel of land conveyed to me in said deed of trust, Iving and being in the city of Roanoke, Va., sell, by public auction, to the highest bidder the parcel of land conveyed to me in said deed of trust, Iving and being in the city of Roanoke, va., sell, by public auction, to the highest bidder the parcel of land conveyed to me in said deed

These upon the property.

BY VIRTUE OF A DERD OF TRUST DATED October 13th, 1890, and of record in the circk's office of the flustings. Court for the city of Roanoke, Va. in deed book 55, page 27t, in which W. F. Winch conveyed to the undersigned trustee, certain real estate therein described, to secure to Florence V. M. Grett the payers of \$10.66 each, at one and two years after deterwish interest, and whereas default has been made in the payment of the last of said notes, and having been requested so to do by the benedicary, I will ON THURSDAY, JANUARY 12.

O'CLOCK, in front of the courthouse of the city of Roanoke, Va., offer for sale to the highest bidder all that certain lot or parcel of I and situated in the city of Roanoke, Va., and known as lot 12, section 12, as shown by map of the proporty of the West End Land Company on file at the office of the city of Roanoke, Va.

TERMS:—Cash sufficient to pay the costs of executing this trust and to pay the past dae and unpaid note of \$16.66 with interest inom October 13, 1890, and the balance, if any, payable in two equal payments at one and two years from day of case, to be evidenced by the bottes of the purchaser with interest, and to be secured by a deed of trust on the property sold.

Mr. Winch bas sold the above property and bits notes have been seed the above property and bits notes are seed to the above property and bits notes have been desired the above property and bits notes have been been desired the above property and bits notes have been been desired the above property and

of trust on the property sold

JAS. S. SIMMONS, Trustee.

Mr. Winch has sold the above property and his notes have been assumed by purchaser.

12 18 ids

JAS. S. SIMMONS, Trustee.

By VIRTUE OF A DEED OF TRUST DATED of the liustings Court for the city of Koanoke, Va. in deed book 42, page 25, in which John Hanson Stauffer conveyed to the undersigned trustee certain real estate therein described to secure to Maryland Real Estate Investment Company the payment of the sum of \$500, payable in two equal instainments of \$420 each at one and two years after date with interest, and whereas default having been made in the payment of both of the netes aforeadle, and having been requested so to do by the concederary, I will ON TURSDAY, JANUARY 10, 1893, AT 13 O'CLOCK M., in front, of the courthouse of Roanoke, Va., offer for sale to the highest bidder all that certain lot or parcel of land stimated in the city of Roanoke, Va., and known as lot 11, block 21, as shown by map of the property of Riverview Land and Manufacturing Company on the at the cierk's office of the Hustings Court for Roanoke, Va.

TERMS: Cash sufficient to pay cost of executing this trust and to pay the two past due and unpaid noice amounting to \$500, with interest, from July 23, 1800, and the balance, if any, payable in two equal payments at one and two years from day of sale, to be eridenced by the notes of purchaser with interest at six per cent, and to be secured by a deed of trust on the property sold.

By VIRTUE OF A DEED OF TRUST DATED November 7, 1890, and of record in the cierk's

BY VIRTUE OF A DEED OF TRUST DATED
November 7, 1890, and of record in the clerk's
office of the Hustings Court for the city of Roanoke, Va., in deed book 54, page 402, in which
W. J. Blair and L. Blair, Jr., conveyed to R. K.
Rice, as trustee, certain real estate therein described to Charles C. Rowe, for the payment of
the sum of \$1,500, evidenced by two interest
bearing negotiable notes of \$750 each and payable in one and two years after date, and default
having been made in the payment of both of said
notes and having been substituted, as trustee, by
order of said court in pisce of the said R. K. Rice,
as above referred it, and being required so to do
by the beteefclary in said deed of trust, I will
ON MONDAY, JANUARY THE 307H, 1883, AT
12 O'CLOCK M., in front of the courthou-eof
the city of Roanoke, proceed to sell at public
auction, to the highest bidder a certain parcel of
land situated in the city of Roanoke, Va., and
described as follows:

Beginning at a point on the south side of Day
sirect in the city of Roanoke, Va., and
described as follows:

Beginning at a point on the south side of pay
sirect in the city of Roanoke, Va., and to
described as follows:

Beginning at a point on the south side of pay
sirect in the city of Roanoke, Va., and give there
west of Roanoke street, thence in a southerly direction
166 feet more or less to Day street, thence with
Day street in an easterly frection 25 feet to the
place of beginning.

TERMS:—Cash sufficient to pay the cost of excenting this trust and to pay the past due notes
of \$730 each with interest from November the
7th, 1800. The dret of said notes is subject to the
following credits: November 16th, 1801, by ash
\$100; December 9th, 1801, by cash \$100; February
20th, 1882, by cash \$100; June 28th, 1893, by cash
\$100. The residue, if any, payable in one and two
years from day of said with interest and to be secured by a deed of truston the property sold